

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

DARREN SENSAT,

Plaintiff,

v.

SOUTHWEST AIRLINES CO.
a foreign corporation,

Defendant.

Case No. 2:17-cv-12468
Honorable David M. Lawson
Magistrate David R. Grand

DRIGGERS SCHULTZ & HERBST P.C.
By: Mark Kelley Schwartz (P48058)
Attorney for Plaintiff
2600 W. Big Beaver Road, Suite 550
Troy, Michigan 48084
(248) 649-6000/(248) 649-6442 (fax)
mschwartz@driggersschultz.com

JAFFE RAITT HEUER & WEISS, P.C.
Scott R. Torpey (P36179)
Timothy J. O'Connell (P79737)
Attorneys for Defendant
27777 Franklin Road, Suite 2500
Southfield, Michigan 48034
(248) 351-3000/(248) 351-3082 (fax)
storpey@jaffelaw.com
toconnell@jaffelaw.com

DEFENDANT SOUTHWEST AIRLINES, CO.'S
SUPPLEMENTAL NON-EXPERT WITNESS LIST

Defendant, SOUTHWEST AIRLINES, CO. ("Southwest"), by and through its attorneys, JAFFE RAITT HEUER & WEISS, P.C., supplements its preliminary non-expert witness list (ECF # 17) as follows:

1. Darren Sensat
c/o Driggers, Schultz & Herbst, P.C.
2600 W. Big Beaver Road, Suite 550
Troy, Michigan 48084

2. Suzanne Sensat
c/o Driggers, Schultz & Herbst, P.C.
2600 W. Big Beaver Road, Suite 550
Troy, Michigan 48084
3. Jessica Page Thomas
c/o Driggers, Schultz & Herbst, P.C.
2600 W. Big Beaver Road, Suite 550
Troy, Michigan 48084
4. John Cowart
Southwest Captain
c/o Jaffe Raitt Heuer & Weiss, P.C.
27777 Franklin Road, Suite 2400
Southfield, Michigan 48034
5. John Stall
Southwest First Officer
c/o Jaffe Raitt Heuer & Weiss, P.C.
27777 Franklin Road, Suite 2400
Southfield, Michigan 48034
6. Kim Wilburn
Southwest Flight Attendant
c/o Jaffe Raitt Heuer & Weiss, P.C.
27777 Franklin Road, Suite 2400
Southfield, Michigan 48034
7. Mabel Santana
Contracted Station Manager at the Punta Cana International Airport
8. Representatives of AVIAM
Punta Cana Airport
Dominican Republic
9. Representatives of the Punta Cana International Airport
Carretera, Punta Cana, 23000
Dominican Republic

10. Representatives of Servicios Medicos Externos Bavaro, S.R. L.
Dominican Republic
11. Harry Kezelian, DPM
29877 Telegraph Road
Southfield, MI 48034
12. Harper University Hospital
Representatives and Custodian of Records
3990 John R Street
Detroit, MI 48201
13. Jeffrey G. Cramblett, DPM
Athens Podiatry Group
19723 Allen Road, Brownstown, MI 48183
14835 Telegraph Road, Flat Rock, MI 48134
14. Arbor Foot Clinics
Representatives and Custodian of Records
4160 John R, Suite 1012
Detroit, MI 48201
15. Pennview Medical Clinic
Representatives and Custodian of Records
12611 Pennsylvania Road
Riverview, MI 48192
16. Dr. Aswin Raval
12611 Pennsylvania Road
Riverview, Michigan
17. Dr. Francisco Costello
Southfield, MI
18. Dr. Beaudry
Trenton, MI
19. Beaumont – Trenton (South Shore) Hospital
Representatives and Custodian of Records
Trenton, MI

20. Health Care Physical Therapy
Representatives and Custodian of Records
12638 Sibley Road
Riverview, MI 48193
21. Custodian of Records, Art Van Furniture
22. Custodian of Records, Harper University Hospital
23. Custodian of Records, Athens Podiatry Group
24. Custodian of Records, Arbor Foot Clinic
25. Custodian of Records, Beaumont Trenton South Shore Hospital
26. Custodian of Records, Health Care Physical Therapy
27. Custodian of Records, Pennview Medical Clinic
28. Custodian of Records, Blue Cross Blue Shield of Michigan
29. Any and all passengers on the subject flight who may have knowledge of the events surrounding the alleged incident.
30. All witnesses necessary to authenticate and provide the foundation for the admission of documents produced in the course of this litigation.
31. All necessary rebuttal and/or impeachment witnesses.
32. All witnesses identified during the course of discovery, including but not limited to those identified in any news articles, depositions, answers to interrogatories, or any documents.
33. Any and all individuals necessary to authenticate, interpret, identify, and/or introduce any and all exhibits.
34. To the extent that they are not named individually on this list, all persons with whom any of the witnesses have discussed the subject matter or other facts of the case.

35. Southwest reserves the right to further supplement or amend this disclosure pending the close of discovery for the reason that discovery is ongoing and additional witnesses may become known through the course of discovery.

JAFFE RAITT HEUER & WEISS, P.C.

By: /s/Timothy J. O'Connell
Scott R. Torpey (P36179)
Timothy J. O'Connell (P79737)
Attorneys for Defendant
27777 Franklin Road, Suite 2500
Southfield, Michigan 48034
(248) 351-3000
storpey@jaffelaw.com
toconnell@jaffelaw.com

Dated: July 19, 2018

CERTIFICATE OF SERVICE

I, Katherine M. Abrignani, states that I am an employee of Jaffe, Raitt, Heuer & Weiss, P.C., and that on July 19, 2018, I served the foregoing document via the Court's electronic filing system.

/s/Katherine M. Abrignani
Katherine M. Abrignani